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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/825,605	04/14/2004	Robert A. Luciano JR.	SDG 04.003	8039
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P.O. Box 22028			YOO, JASSON H	
Carson City, NV 89721			ART UNIT	PAPER NUMBER
			3714	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/825,605	LUCIANO, ROBERT A.	
Office Action Summary	Examiner	Art Unit	
	Jasson H. Yoo	3714	
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tild d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. mely filed I the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 14. This action is FINAL . 2b) ☐ The 3 ☐ Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr		
Disposition of Claims			
4) Claim(s) 1-35 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdres 5) Claim(s) is/are allowed. 6) Claim(s) 1-35 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	awn from consideration. /or election requirement.		
 9) The specification is objected to by the Examir 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the corre 11) The oath or declaration is objected to by the E 	ccepted or b) objected to by the e drawing(s) be held in abeyance. Se ction is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receiv au (PCT Rule 17.2(a)).	ion No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	ate	

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 11, 28 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 11 and 28 are recites the limitation "said interactive games". There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Luciano (US 6,368,214) in view of Odom (US 6,581,935).

Claim 1. Luciano discloses a method of playing an interactive bingo game, comprising:

initiating a game session (col. 9:41-55);

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providing a player a bingo card having a plurality of integers configured in a grid pattern (400 in Fig. 7A);

performing a plurality of game events wherein each game event comprises having said interactive game draw at least one bingo number (420 in Fig. 7D) from a set of bingo numbers (cols. 9:37-40, 10:2-30);

performing a plurality of chargeable actions wherein each chargeable action comprises charging a player a quantity of credits for each of said game events (bet per ball, col. 9:49-55), said quantity of credits is determined by said player (increase or decrease the bet, col. 9:49-55); and

awarding said player one or more prizes according to a dynamic pay-table (col. 9:58) that depends on a plurality of dynamic variables that are modified during said game session (depends on credits and number of ball drawn, cols. 9:56-10:30), said dynamic pay-table comprising,

a plurality of triggering events wherein each triggering event is associated with one of a plurality of bingo patterns (col. 9:60-62).

Luciano discloses the method of playing an interactive bingo game with a dynamic pay-table as discussed above. Luciano further discloses a threshold event when the player obtains a blackout (col. 9:65-67). However, Luciano fails to teach the threshold event is configured to determine a plurality of prize credits awarded for each subsequent bingo pattern. Nevertheless, providing a plurality of prize credits for obtaining subsequent winning patterns is well known in the art. In an analogous art to bingo, Odom discloses a method of providing a plurality of prize credits awarded for

each subsequent bingo pattern (see Table A, in col. 4:42-59). Odom specifically discloses the player can obtain a of bingo patterns, such as column, row, diagonal or four corners (col. 2:18-20). When multiple bingo patterns are made, the payout increases (col. 4:24-37). When providing a plurality of prize credits for obtaining subsequent winning patterns the player is awarded extra for the additional bingo patterns. When incorporating with Luciano's interactive bingo game, the player will be motivated to wager for extra balls after a bingo pattern has been obtained, in order to form additional bingo patterns and obtain extra winnings. Therefore it would have been obvious to one of ordinary skilled in the art a the time the invention was made to modify Luciano's interactive bingo game and incorporate Odom's prize credits for obtaining subsequent bingo pattern, in order to provide the predictable result of paying out the player extra credits for additional the additional winning patterns.

Luciano in view of Odom further discloses the following:

Claim 2. Permitting the player to terminate the game after each game event (by clicking the end game button, Luciano, col. 10:33-34).

Claims 3, 21. Permitting the player to us player skill in deciding whether to terminate the game session (The player can terminate the game by clicking the end game button, Luciano, col. 10:33-34. Since this button is pressed by the player, it is based on the player's skill.).

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Claims 4, 22. Providing the player a plurality of bingo cards (Player is provided a plurality of bingo cards to play with, Odom, col. 3:26-67.).

Claims 5, 13, 23, 30. The plurality of bingo patterns includes at least row, the row being horizontal, vertical or diagonal (Luciano, col. 9:61; Odom, col. 2:20).

Claims 6, 14, 24, 31. The bingo patterns includes a four corner bingo pattern (Luciano, col. 9:63-63; Odom, col. 2:20).

Claims 7, 15, 25, 32. The plurality of bingo patterns includes a blackout bingo pattern (Luciano, col. 9:65; Odom, col. 4:55).

Claims 8, 16, 26, 33. The plurality of dynamic variables comprises a quantity of dawn bingo numbers (Luciano, col. 10:16-22).

Claims 9, 17. The plurality of dynamic variables comprises a quantity of player credits wagered for each chargeable action (Luciano, col. 9:9:59; Odom, col. 4:45).

Claims 10, 18, 27, 34. The determining of the plurality of prize credits to award for each the plurality of bingo patterns is based on an allocations variable which is associated with the dynamic variable (Luciano discloses the dynamic pay-table depends on the credits and the number of balls drawn, cols. 9:56-10:30. Odom discloses a

plurality of prize credits is awarded for each of the plurality of bingo patterns, col. 4:42-59).

Claims 11, 19, 28, 35. Comprising networking a plurality of said interactive games (Odom discloses the game is networked, col. 5:25-33). A network interface card is inherent to communicate with the network.

Claim 12. Luciano in view of Odom discloses the interactive bingo gaming system as discussed in claim 1 above. Luciano further discloses a credit meter configured to record charging a player one or more credits for initiating a game (408, in Fig. 7A), a prize meter which is incremented each time said threshold event occurs (total win 410 in Fig. 7A), and a termination button that permits said player to terminate said game session after each game event (col. 10:33-34).

Claim 20. See rejection for claims 1 and 2.

Claim 29. See rejection for claim 12.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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Pocock (US 5,679,077), discloses Decision Bingo, where the player pays for extra bingo balls.

Graves (US 5,830,067) discloses chip-up type bingo.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jasson H. Yoo whose telephone number is (571)272-5563. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Xuan M. Thai can be reached on (571)272-7147. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JHY
/XUAN M. THAI/
Supervisory Patent Examiner, Art Unit 3714

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